

1887-023 Chancery Causes: A. L. Loyd vs. John Daugherty &c
Lee Co.

Stewart

1 Plat

CA Estate Dispute
T-Property

To the Hon. A. S. K. Morison Judge
of the Circuit Court of Lee County, Va
Your orator A. L. Loyd humbly
complaining would respectfully
represent, that heretofore one
Robinson Daugherty departed this
life having first made his last
will and Testament, by which he
among other things devised his real
estate to his five sons, John, James
Martin, Rubin and Levi. He also
left a widow Lucinda Daugherty
who is entitled to dower, - Two
of these sons Martin and Levi
departed this life single and in-
testate so their shares passed in
course of descent to their Mother
Brothers and sisters in equal pro-
portions. Martin died first and
his descent to his Mother Lucinda
John James, Levi, & Rubin, and his
sisters, Mrs Lambert Mrs Collins
Lydia a single sister, and Mrs Stover
and David Daugherty these last
two are of half blood and consequently
take one share - Making nine in
all - so that John James Levi and Rubin
at that time held $\frac{1}{5}$ and $\frac{1}{9}$ of $\frac{1}{5}$ each
while Lydia & Lucind held $\frac{1}{9}$ each

All the others having sold out
need not be further mentioned here
Then Levi died and his $\frac{1}{5}$ -part
to the others, leaving James, John and
Rubin an additional $\frac{1}{8}$ of $\frac{1}{5}$ ^{and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$} and
Lucinda the mother and Lydia the
single daughter $\frac{1}{8}$ of $\frac{1}{5}$. ^{$\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$} Then the Orator
then purchased Rubin's $\frac{1}{5}$ and $\frac{1}{9}$ of $\frac{1}{5}$ and
 $\frac{1}{8}$ of $\frac{1}{5}$ ^{$\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$} He also purchased David
Dougherty and Mary Stewart's interest
in Martin's & Levi's share, being $\frac{1}{8}$ of $\frac{1}{5}$
and $\frac{1}{8}$ of $\frac{1}{8}$ and $\frac{1}{6}$ of $\frac{1}{9}$ of $\frac{1}{5}$ - being
equal to a share that is $\frac{1}{9}$ of $\frac{1}{5}$ and $\frac{1}{8}$ of
 $\frac{1}{5}$ and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$. and he also pur-
chased of Mrs Collins his share in Levi's
part $\frac{1}{8}$ of $\frac{1}{5}$ ^{$\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$} Mrs Stewart and David
Dougherty, in the same. - John Dougherty
holds his $\frac{1}{5}$ and purchased Mrs Lam-
bert and Mrs Collins their $\frac{1}{9}$ of $\frac{1}{5}$ that is
their interest in Martin's estate and he in-
herits a like interest and also his share
 $\frac{1}{8}$ of $\frac{1}{5}$ ^{$\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$} in Rubin's share.

By all which it will be seen
there are no interested parties except
your Orator the widow Lucinda
the infant Lydia John and James
the Orator holds his $\frac{1}{5}$ and $\frac{1}{9}$ of $\frac{1}{5}$ and
 $\frac{1}{8}$ of $\frac{1}{5}$ and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ his share.

in Martin and Levi interest and
his own original's. These lands
situated in this County have never
been partitioned or dower assigned
therein. To do all which is the ob-
ject of this bill. Your orator
alleges that Lucinda in addition to
her dower is entitled as before stated
to $\frac{1}{9}$ of $\frac{1}{5}$ and $\frac{1}{8}$ of $\frac{1}{5}$ and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$. =
James is entitled to his own share
being $\frac{1}{5}$ - and $\frac{1}{9}$ of $\frac{1}{3}$ - & $\frac{1}{8}$ of $\frac{1}{3}$ and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ =
Sydia is entitled to $\frac{1}{9}$ of $\frac{1}{5}$ - $\frac{1}{8}$ of $\frac{1}{5}$ - & $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ =
John is entitled to his $\frac{1}{5}$ and by inheritance to
 $\frac{1}{9}$ of $\frac{1}{5}$ - $\frac{1}{8}$ of $\frac{1}{5}$ - and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ = . and
by purchase from Mrs Collins and Mrs.
Lambert to $\frac{1}{9}$ of $\frac{1}{5}$ - and $\frac{1}{8}$ of $\frac{1}{5}$ - and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ -
purchase her interest in Levi's part -
which was $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ - all =
Your orator purchased Rubin's - and his
 $\frac{1}{9}$ of $\frac{1}{5}$ - & $\frac{1}{8}$ of $\frac{1}{5}$ - and $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ - He pur-
chased from Mrs Stewart and David Daugherty
an equal amount of Rubin in Mar-
tin's share. And then purchase they hold
one full share between them. He also
purchased from Mrs Collins her interest
in Rubin's share being $\frac{1}{9}$ of $\frac{1}{5}$ - $\frac{1}{8}$ of $\frac{1}{5}$ and
 $\frac{1}{8}$ of $\frac{1}{9}$ of $\frac{1}{5}$ - being equal to =
and a like share from Mrs Stewart &
David being of the half blood. =

There is therefore no one interested except
your orator, John, James, Lucinda and Lydia
Daugherty, the latter of whom is an infant
His prayer therefore is that John Daugherty
James Daugherty, Lucinda Daugherty and
Lydia Daugherty be made parties de-
pendant to this bill and answer
its allegations on oath & on a hear-
ing a decree be rendered allocating dower
and making partition of the same am-
ong those entitled if found practical.
And for all after further general re-
lief. May your wisdom

A. L. Channing

68.76
\$3.50
Amount 28.00
G. A. 5.00
A. 15.00
A. 3.96
\$59.22

John C. Daugherty \$17.50
James M. Daugherty 19.84
Lydia Daugherty 2.77
Lucinda Daugherty 2.77
A. L. Loyd 19.40
\$59.22

John C. 19.08
A. L. Loyd 19.41
James M. 14.80
Lydia 2.96
Lucinda 2.96
\$59.22

A. L. Loyd

V. P. Daugherty

John Daugherty

1887 Helen Will Hilds 340.
collected m. d. for
March 1. Visi. confirmed
+ Cause set for hearing
March term Decree on
partition & Court to
make decree final
Recorded Dec. 1887
Book 22 p. 482
John R. Kilborn clerk

To the Honorable H. S. H. Morrison,
Judge of the Circuit Court of Lee County
Virginia.

The answer of B. H. Sewell, Guardian
ad Litem for Liddie Daugherty, defendant
to a bill filed against her et al. by
A. L. Loyd, in this honorable Court.

Respondent, saving the benefit of
all just and proper exceptions to the
plaintiffs bill, for answer thereto,
would say, he knows nothing of
the matters and things contained
in the plaintiffs bill, but calls upon
him for strict proof thereof, nor is
his word of sufficient age to advise
him of any just and proper defense.
He, therefore, places her ~~under~~ under the
protection of this honorable Court,
the peculiar guardian of infants.
And having now fully answered
the plaintiff bill, or so much
thereof, as he is advised is material,
he prays to be dismissed with his
Cost.

B. H. Sewell,
G. A. C.

Sworn to before me by B. H. Sewell
March 31st 1887.
J. S. Hyatt & Co

B. H. Sewell, Esq. L.
at of answer.

A. L. Coy D.

Filed Mr. 1887

J. A. Hyatt & Co

A. L. Lloyd - - - Plff
against
John C. Daugherty & Co. } In chy.
This Cause

Came on this day again to be
heard upon the papers formerly
read and the report of
John M. Tate George Bishop and
James H. Graham ^{Counsel} filed July 19th 1887
to which there are no exceptions
and was argued by Counsel
on consideration whereof
and for reasons appearing
to the Court it is adjudged ordered
and decreed that the parties
named in said report take &
hold free from the claims of
each other the lot & parcels
of said land so assigned ~~to~~
~~the~~ them as shown by the metes
and bounds set out in said re-
port. And the Clerk will
furnish the said plot & report
and the decree directing partition
to be made & this decree to the
Clerk of the County Court to be
by him recorded in the deed book
of his office & indexed as deeds &
then returned & filed he will return

A. L. Lloyd

93 Beane

final.

John C. Daugherty
et al

Aug. 7, 1887

Entered on pages 7072

C. A. Board No. 8.

J. A. Bryant
co.

Enter this

Sept 8 '87

H. S. K. M.

the same to the clerk of this Court who will file them with the papers of this Cause. The clerk of this Court will then tax the costs of this suit, and show ^{how} much is due from each, according to the interest assigned; in which provision it is decreed the parties pay the same. And the plaintiff may have execution against the defendant for the costs taxed against them. And no further action being necessary the Cause is stricken from the docket.

A. L. Loyd . . . Off.

against

Buchy

John Daugherty et al vs. B. H. Sewell her guardian ad litem for Lydia Daugherty infant decedent. This case came on to be heard upon the bill of the plff taken for confessed as to the adult defendant and upon the answer of Lydia Daugherty by B. H. Sewell her guardian ad litem for Lydia Daugherty infant decedent and was argued by Counsel. On consideration whereof and for reasons appearing to the Court, John M. Tate, George W. Bishop and James H. Graham are hereby appointed Commissioners whose duty it is made to go upon the land in the bill mentioned, and lay off and assign the same to the parties entitled thereto as shown by their deeds & title by descent; they will then lay off the dower of said Lucinda Daugherty, so as to be equal to one third in rental value, as and for her dower during her natural life they will lay the same, so as to bear equally upon the lots first

herein decreed to be laid out so
that the same may bear equally
upon each lot according to the
quantity held by the after parties
They will make a plat and
file a report showing each lot
by meter or boundary to whom
assigned, and the part covered by
the said dower. They will now
their said partition have due
regard to water ways and
timber, and make each share of
equal ^{equal size of equal} value to each after quan-
tity and quality considered. They
will report their action to this Court
at some future term & the cause is
continued.

A. L. Loyd

v3 Decree

For Partition

John Dougherty

March 7. 1887

Entered page 28

Enter this

March 31 '87

W. H. M.

Virginia

At a Circuit court continued and
held for &c, Mar 31. 1887.

A. L. Loyd

Plff. 3

against

3 In Chcy.

Jno Daugherty etals

Defts 3

++ On consideration whereof and for reasons
appearing to the court, Jno. M. Tate, Geo. W. Bishop
and Jas. H. Graham are hereby appointed Comrs
whose duty it is made to go upon the land
in the bill mentioned, and lay off and
assign to the parties entitled thereto, as shown by
their deeds, and title by descent. They will then
lay off the dower of said Lucinda Daugherty, so
as to be equal to one third in rental value
as for her dower during her natural life.
They will lay off the same so as to be equally
upon the lots first named herein decreed to be
laid out so that the same may bear equally
upon each lot according to the quantity held
by the other parties. They will make a
plat and file a report showing each
lots by its metes and bounds, & to whom
assigned, and the part covered by the said
dower. They will in their said partition
have due regard to water-ways and timber
and make each share equal in size of
equal value to each other quantity and
quality considered. They will report their
action to this court, and the cause is con-
tinued
copy Leste, J. B. Hyatt. c. c.

1 A. L. Lloyd
2 Copy of Decree
us 3 for carrier
John Daugherty et al

Executed by
delivering office
copies of this Decree
to J. H. Graham,
J. M. Latt & L. W.
Bishop, May 1887.
R. D. Flannery S. C.

Fee for copies 1.38
Sheriff Fee \$1.60

1
J. H. L. L. Morrison

Judge of the Circuit Court
of Lee County Va.

Pursuant to an order issued from your
Honors Court at its March term 1887
directed to John M. Tate George Bishop and
James H. Graham as commissioners appointed
to partition the real estate of Robison Daugherty
deceased.

We beg leave to submit the following
plat and report.

From all information that could be gathered from
title papers and from the heirs of said Robinson
Daugherty we found and established the following
boundaries which cover the entire tract of land
to be divided -

Beginning at a large white oak corner of J. H.
Graham's land thence S $6\frac{1}{2}^{\circ}$ W 80 poles or 10 links to
a stake on the south side of main road. thence
S $7\frac{1}{2}^{\circ}$ W 54 poles less 10 links to a large beech - thence
S 54° W 26 poles to a bunch of white Walnuts (now
down) S 12° E 48 poles to a sugar tree (now gone) S 22°
E 41 poles to a stake. N 82° E 43 poles to a stake
S $11\frac{1}{2}^{\circ}$ E 62 poles to the top of Wallens ridge.
N 81° E 38 poles to a Chestnut oak near the road
crossing N 70° E 12 poles to two Chestnuts oaks near
a cliff of rocks a corner to Dr. S. C. Shelburnes land
thence with a line thereof N $1\frac{1}{4}^{\circ}$ W 74 poles to a
buckeye N 57° E $36\frac{1}{4}$ poles to a stake near a

mulberry N $43\frac{1}{2}^{\circ}$ W 24 poles to a poplar and beech
S $73\frac{1}{2}^{\circ}$ W 28 poles less 12 links to a sugar tree N 5° E
20 poles to a rock N $14\frac{1}{4}^{\circ}$ E 76 poles to a
sugar tree hackberry and rock near station creek
N 18° E 88 poles and 10 links to a stake on the
line of J. S. Graham and with the same N $60\frac{1}{2}^{\circ}$
W 15 poles to a spanish oak stump S $82\frac{1}{4}^{\circ}$ W
113 poles to the beginning.

Containing 190 $\frac{1}{8}$ acres. surface measure
as shown on the accompanying plat.

We then proceeded to partition the lands between the
heirs of Robison Daugherty deceased. We found to
be due the heirs as follows

To John C. Daugherty $\frac{1}{5}$ of the whole which equals
 $38\frac{1}{40}$ acres also $\frac{3}{9}$ of $\frac{1}{5}$ of the whole also $\frac{2}{8}$ of
 $\frac{1}{5}$ of the whole ^{plus $\frac{1}{9}$ of $\frac{1}{5}$}

To James M. Daugherty $\frac{1}{5}$ of the whole also $\frac{1}{9}$ of $\frac{1}{5}$
of the whole also $\frac{1}{8}$ of $\frac{1}{5}$ of the whole plus $\frac{1}{9}$ of $\frac{1}{5}$

To Miss Liddia Daugherty $\frac{1}{9}$ of $\frac{1}{5}$ of the whole
also $\frac{1}{8}$ of $\frac{1}{5}$ plus $\frac{1}{9}$ of $\frac{1}{5}$ of the whole

To Mrs. Lucinda Daugherty widow of the late Robison
Daugherty deceased use only for ^{the} 40 acres as shown
on the plat marked "lower" which was a less
amount than was really due her according
to our judgement. She also had the right to $\frac{1}{9}$ of
 $\frac{1}{5}$ of the whole also $\frac{1}{8}$ of $\frac{1}{5}$ plus $\frac{1}{9}$ of $\frac{1}{5}$ of the
whole which was laid off adjoining the lots
of John C. and James M. Daugherty These parts

are included in the above mentioned 40 acres.

This was all done at her special request.

To A. L. Loyd $\frac{1}{5}$ of the whole $\frac{2}{9}$ of $\frac{1}{5}$, and $\frac{3}{8}$ of $\frac{1}{5}$ plus $\frac{1}{4}$ of $\frac{1}{5}$ of the whole.

With the above information before us and then considering the quality of land to be divided we assigned to the heirs the following tracts of land.

To A. L. Loyd Lot No 1. bounded as follows

Beginning at a stake on the south bank of the main road on a line of La Fayette Loyds
S $7\frac{1}{2}^{\circ}$ W 54 poles less 10 links to a large beech
S 54° W 26 poles to a bunch of white walnuts (now gone)
S 12° E 48 poles to a sugar tree (now gone)
S 22° E 41 poles to a stake * N 82° E 43 poles to a stake
S $11\frac{1}{2}^{\circ}$ E 62 poles to the top of Wallens ridge
N 81° E $9\frac{1}{2}$ poles to two hickories
N 10° W 57 poles to a chestnut oak on a spur
N 16° W 38 poles to a rock N 58° E 20 poles to a stake near the small spring.
N 22° E 3 poles to a stake
N $2\frac{1}{2}^{\circ}$ E 20 poles to a stake N $11\frac{1}{2}^{\circ}$ W 10 poles to a rock
N 39° W 28 poles to a stake
N $35\frac{1}{2}^{\circ}$ W 22 poles to a stake S 80° W 32 poles to a stake within one pole of La Fayette Loyds line
thence N $7\frac{1}{2}^{\circ}$ E 38 poles to a stake on south side of main road.
S 80° W one pole to the beginning
Containing $51\frac{1}{2}$ acres.

2 To James M Daugherty - Lot No 2

Beginning at a stake in the bottom on A. L.

Logds line on the west bank of the spring branch
thence $N 20^{\circ} W$ 10 poles passing an apple tree to
a stake on the south bank of Station Creek
and at the mouth of the spring branch on the
east side of said branch $N 74^{\circ} E$ 88 poles to
a water gap on Dr Shelburnes line within
two poles of sugar tree hackberry and rock corner
on the south side of Station Creek thence
with Dr Shelburnes line $N 18^{\circ} E$ 86 poles and 10
links to a stake on J. H. Grahams line thence with
said line $N 60^{\circ} W$ 15 poles to a large spanish
oak stump and rock $S 82^{\circ} W$ 98 poles to a stake on
J. H. Grahams line and also a corner to Lidian Daugherty's
lot thence with her line $S 6^{\circ} W$ 80 poles to a stake
on the south side of the main road $S 69^{\circ} W$ 14 poles
to A. L. Logds corner on the south side of main road
thence with Logds line $S 7^{\circ} W$ 38 poles to a
stake $N 80^{\circ} E$ 32 poles to the beginning containing
64 Acres nearly Also to said J. M. Daugherty
was given a small lot of timber land beginning
on a Chestnut oak on top a spur corner to A. L.
Logds lot due east 22 poles to a stake corner
to John C Daugherty's lot thence with his line
 $S 9^{\circ} E$ 64 poles to a stake on the top of
Wallers ridge $S 81^{\circ} W$ 20 1/2 poles to two
lickorice corner of A. L. Logds lot thence
with his line $N 10^{\circ} W$ 57 poles to the beginning
this included in the 64 acres mentioned above

To John C. Daugherty Lot No. 3.

Beginning on a stake in a bottom on the west
bank of the spring branch at A L Loyds and James
M Daughertys corner North 20° W 10 poles passing an
Apple tree to a stake on the south bank of Station
Creek at the mouth of the spring branch on the
east side a corner to James M Daugherty thence
with his line N 74° E 88 poles to a water gap on
Dr Shelburnes line thence with Shelburnes line S 18° W
2 poles to a sugar tree huckle berry and rock S $14\frac{1}{2}^{\circ}$ W
76 poles to a rock S 5° W 20 poles to a large
sugar tree N $73\frac{1}{2}^{\circ}$ E 28 poles less 12 links to a poplar and
beech S $43\frac{1}{2}^{\circ}$ E 24 poles to a stake near a mulberry
S 57° W $36\frac{3}{4}$ poles to a buckeye S $1\frac{3}{4}^{\circ}$ E 74
poles to two Chestnut oaks on top of Mallens ridge
near a cliff of rocks - leaving Dr Shelburnes line
S 70° W 12 poles to a Chestnut oak near the crossing
of the road - S 81° W $8\frac{1}{2}$ poles to a stake corner to
J. M. Daughertys land - Thence with his line N $9\frac{3}{4}^{\circ}$
W 54 poles to a stake - thence due west 22 poles
to a Chestnut oak corner to J. M. Daugherty and
A L Loyds land thence with Loyds line N 16° W
38 poles to a rock N 58° E 20 poles to a stake
near a small spring N 22° E 3 poles to a stake
N $2\frac{1}{2}^{\circ}$ E 20 poles to a stake N $11\frac{1}{2}^{\circ}$ W 10 poles
to a rock N 39° W 28 poles to a stake N $35\frac{1}{2}^{\circ}$ W
22 poles to the beginning - Containing 68 acres.
To Lidia Daugherty Lot no 4.

Beginning at a white oak for Grants

corner S $6\frac{1}{2}^{\circ}$ W 80 poles and 10 links to a stake on the south side of main road N $69\frac{1}{2}^{\circ}$ E 15 poles to a stake N $6\frac{1}{2}^{\circ}$ E 80 poles and ten links to a stake on J^d Graham's line thence with his line S $82\frac{3}{4}^{\circ}$ W 10 poles to the beginning containing $7\frac{1}{2}$ acres

To Lucinda Daugherty Widow of Robinson Daugherty deceased the two small shares that came to her from her two sons Martin and Levi as shown on the plat on both sides of a dotted line A B. Beginning at a stake in the bottom on the south side of Station Creek and west fork of the spring branch corner to J. M. Daugherty Jno. C Daugherty and A. R. Lloyd N $66\frac{1}{2}^{\circ}$ E 86 poles to a sugar tree hackberry and rock on Dr Shelburnes line N 18° E 8 poles to a stake S 72° W 91 poles to a stake S 20° E 16 poles to the beginning containing 6 acres this lot of land by request of the widow is included in the bounds of the lands assigned to Jno. C. and J. M. Daugherty $\frac{1}{2}$ to one $\frac{1}{2}$ to the other. The dower interest of Mrs. Lucinda Daugherty is shown on the plat in two parts one containing 30 acres the other 10 acres.

The first part bounded as follows - Beginning at a stake on the south side of main road, a corner to Mrs. Lydia Daugherty's lot N 72° E 44 poles to a stake on the side of road S 20° E 28 poles to a stake on the division line of Jno. C. and James M. Daugherty's lot - thence with said line N 74° E 44 poles to a water

gap on Dr Shelburnes line $S 18^{\circ} 1/2 W$ 2 poles to a
Sugar tree hackberry and rock $S 14^{\circ} 1/2 W$ 28 poles to a
stake on Dr Shelburnes line and J.C. Daugherty's line
 $S 68^{\circ} W$ 66-poles to a stake on A.L. Loyds lot -
 $N 35^{\circ} 1/2 W$ 22 poles to a stake corner to J.C. Daugherty's
and A.L. Loyds lot and thence with Loyds line
 $S 80^{\circ} W$ 32 poles to a stake corner of A.L. Loyds
and in one pole of La Fayette Loyds line $N 7^{\circ} E$
38 poles to a stake on the south side of main
road $N 69^{\circ} E$ 14 poles to the beginning -

The second lot Beginning at the main
road on Dr Shelburnes line near a gate $N 18^{\circ} E$
42 poles to a stake on J.H. Grahams line thence
with his line $N 60^{\circ} 1/2 W$ 15-poles to a large
spanish oak stump and rock $S 82^{\circ} 3/4 W$ 36
poles to a stake on Grahams line $S 10^{\circ} E$ 47 Poles
to a stake on the main road thence with the road
 $N 82^{\circ} 3/4 E$ 25-poles to the beginning. At the
request of Widow Mrs. Lucinda Daugherty the dower
interest does not affect the lands assigned to
Miss Lidia Daugherty. Furthermore by an agreement
between Jno. C. Daugherty and A.L. Loyd the dower
interest takes no part of the lands assigned to A.L. Loyd
Said Loyd taking a less no. of acres -

A right of way is granted to Miss Lidia
C. Daugherty by way of the Robison Daugherty dwelling
house along the road as it now is to a spring on
the lands of Jno. C. Daugherty and also the same
right-of way is granted to James M. Daugherty

and is also extended from the spring to a body of timbered lands belonging to him as mentioned in this paper. And to John C. Daugherty is granted over the same road an outlet to the public road. To Mrs. Lucinda Daugherty is granted a right-of-way to wood and water on the lands of John C. and James M. Daugherty Wood to be used only for the use of home and dower.

The following is the bill of Cost -

To John M. Tate	\$12.00
" Geo. Bishop	\$8.00
" James M. Graham	\$8.00
Total -	\$28.00

Respectfully Submitted -

John M. Tate
George Bishop
James M. Graham

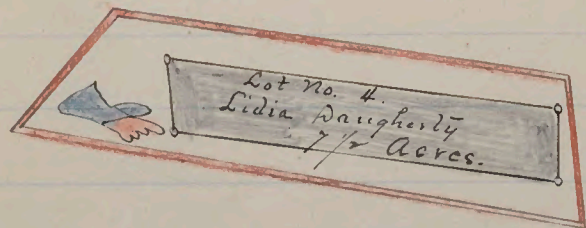
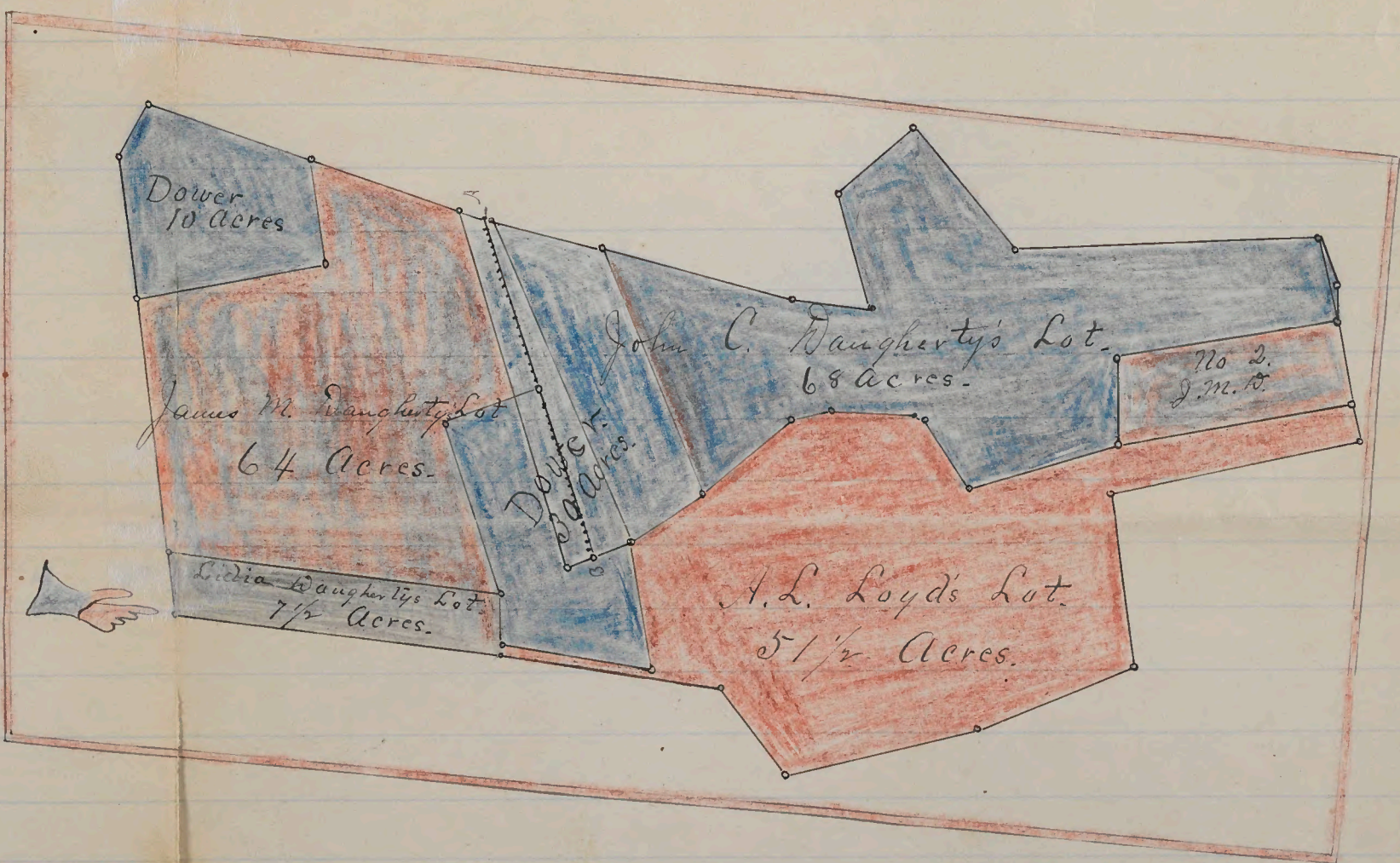
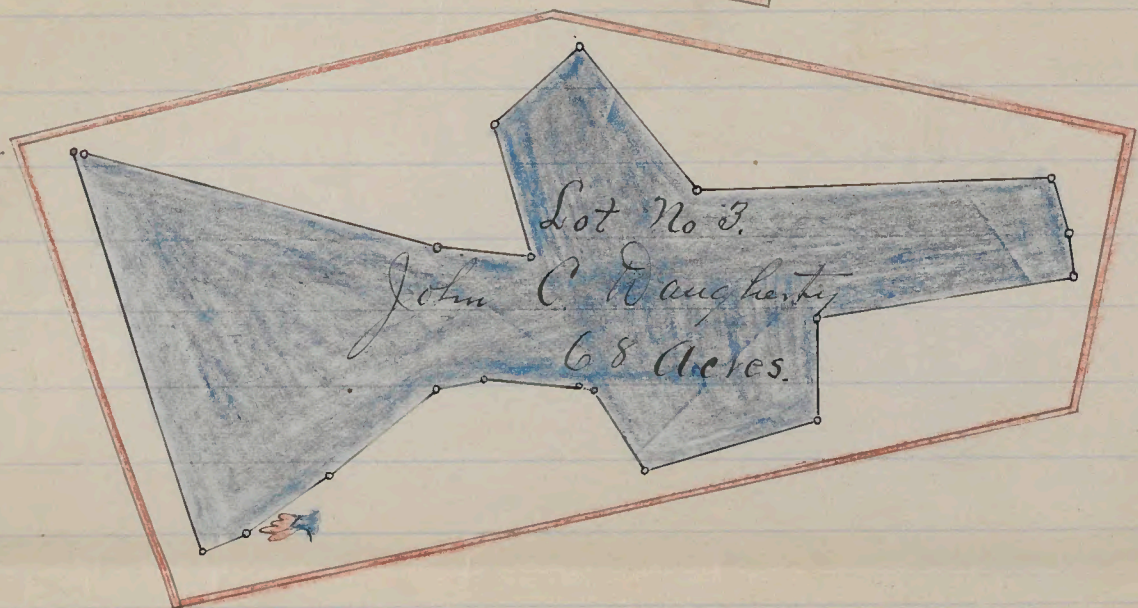
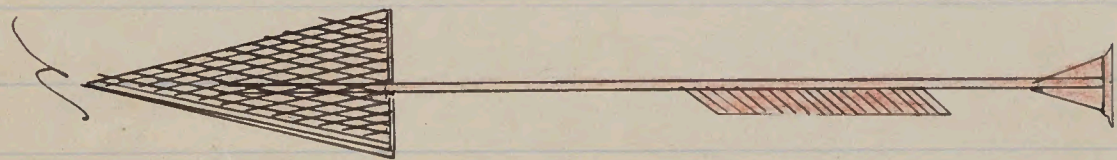
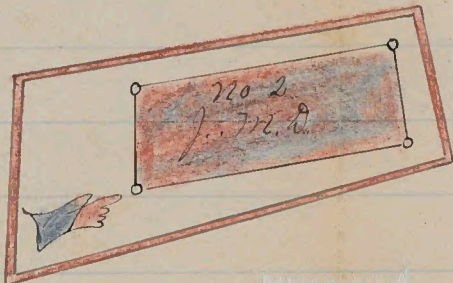
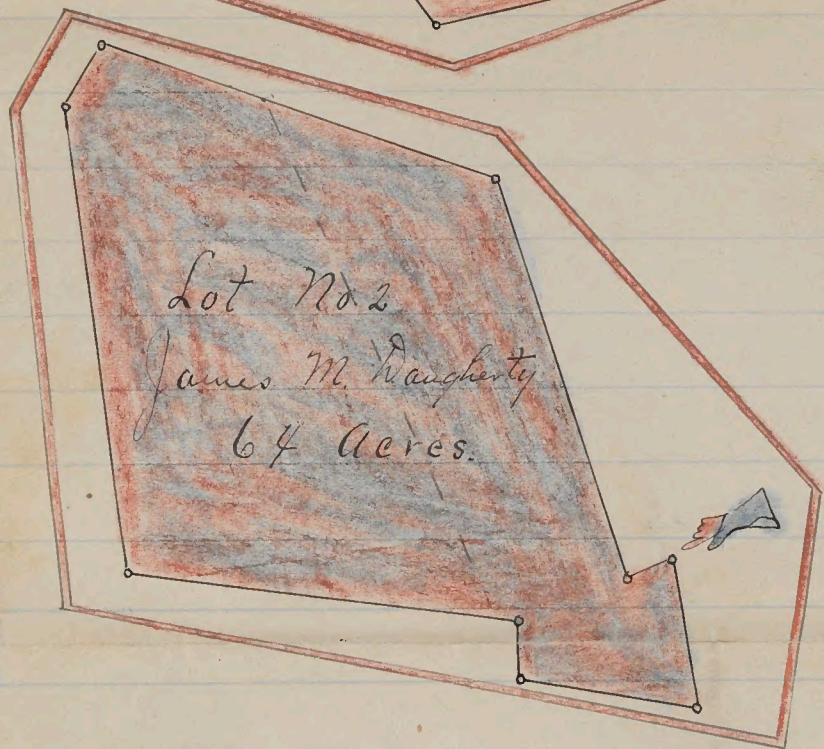
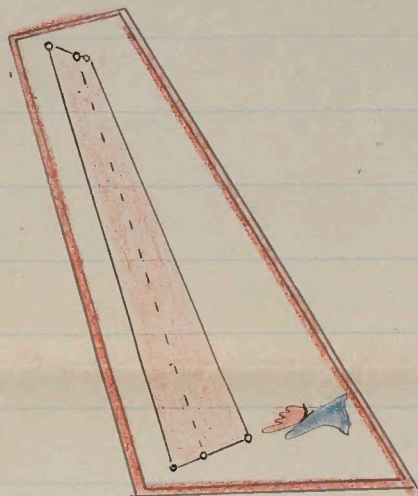
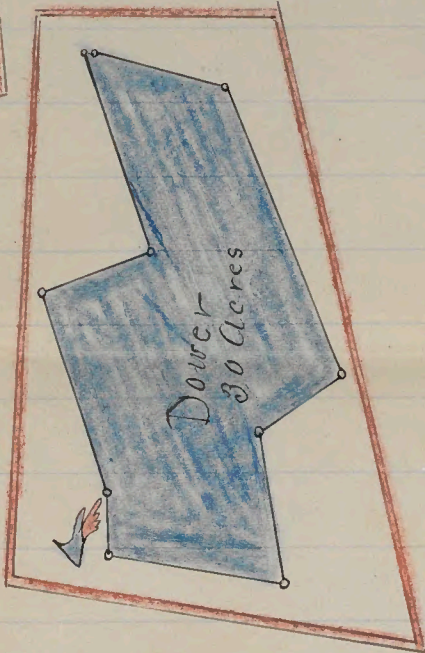
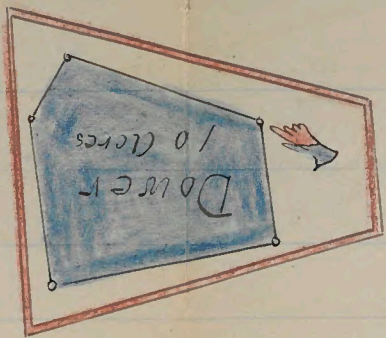
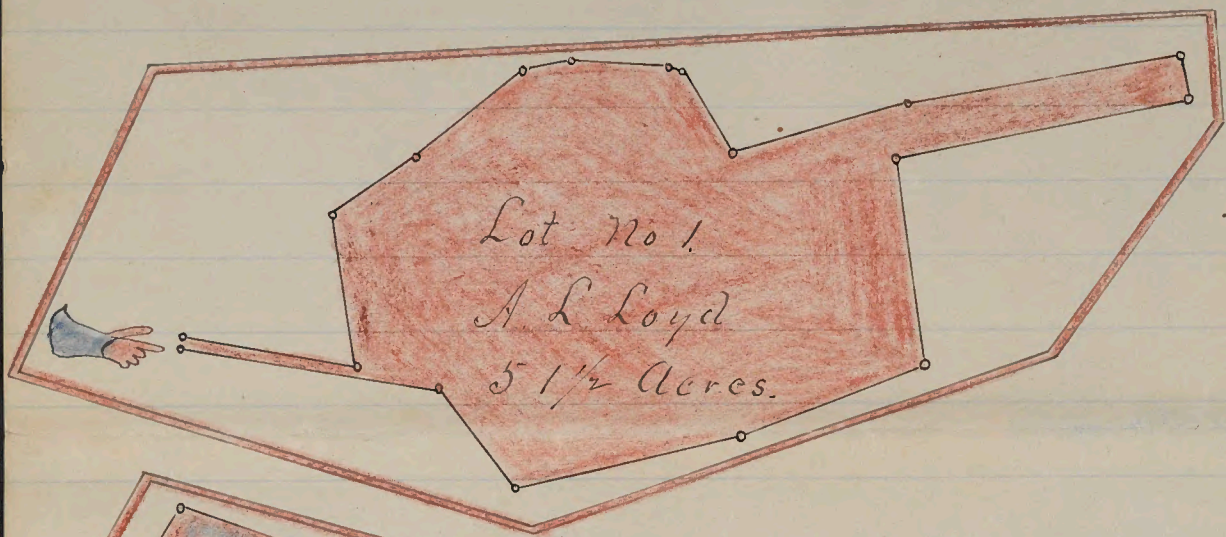
Virginia Lee County Court Clerk's office Aug 30th 1887. The foregoing Plat & Report together with the decrees therewith of the partition of the land of Robinson Daugherty decd, was this day filed in this office and admitted to record

Teste John R. Gibson Clerk

A. S. Lloyd
vs. $\frac{3}{4}$ Chanery.
Jno. C. Saugherty and or
Commissioners
Report & Plat.

Filed July 19 1887.
J. A. Hyatt cc

Cours fee \$28.00



A. L. Loyd

vs $\frac{1}{2}$ Plat.

Pro. C. Daugherty

Filed July 14th 1887.

J. A. Wyatt & Co.

The Commonwealth of Virginia,

To the Sheriff of LEE COUNTY--Creeting:

WE COMMAND YOU to summon

John Daugherty
James Daugherty, Lydia Daugherty
& Lucinda Daugherty

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House
on the first Monday in *February* next, being Rule Day, to answer a
Bill in Chancery exhibited in our Court against *them*, by

F. L. Laird

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said
Court, at the Court House, this *1st* day of *February* 188*7* in
the *11* year of the Commonwealth.

J. A. G. Hyatt Clerk.

A Copy Teste:

(D)

A. L. Loyd

vs 3 Spainchey

John Daugherty et al

Lo Freeman Rules 1887

Executed by delivering
three copies of this Spa,
to John Daugherty, James
Daugherty, Lydia Daugh-
erty & Amanda Daugh-
erty. Feby 8th 1887.

E. D. Flanary Deputy
for C. D. Flanary S. L. C.

Chd. 35-